emergency and for 6 months thereafter on the basis of required skills, provided:

(A) War or national emergency has

been declared by Congress.

(B) The Secretary of the Military
Department concerned, with the
approval of the Secretary of Defense,
determines there are not enough
qualified Reserves in an Active status or
in the Inactive National Guard, under 10
U.S.C. 672(a).

(3) Graduated Mobilization Response.
The Military Services shall develop plans and procedures for ordering military retirees to active duty in accordance with a schedule that includes pre-, partial, and full mobilization requirements.

(c) Peacetime—(1) General. The Military Departments shall establish procedures to order military retirees to

active duty during peacetime.

(2) Voluntary order to active duty—(i) Twenty-year active military service retirees. The Secretary of a Military Department may order retired Regular members, retired Reserve members who have completed at least 20 years of active Military Service, or members of the Fleet Reserve or Fleet Marine Corps Reserve to active duty with their consent at any time in accordance with 10 U.S.C. 688.

(ii) Other Reserve retirees. The Secretary of a Military Department may order other retired members of a Reserve component to active duty with their consent in accordance with 10

U.S.C. 672(d).

(3) Involuntary order to active duty.

The Secretary of a Military Department may order any retired Regular member, retired Reserve member who has completed at least 20 years of active Military Service, or a member of the Fleet Reserve or Fleet Marine Corps Reserve to active duty without the member's consent at any time to perform duties deemed necessary in the interests of national defense in accordance with 10 U.S.C. 688. This includes the authority to order a retired member who is subject to the Uniform Code of Military Justice (UCMJ) to active duty to facilitate the exercise of court-martial jurisdiction under 10 U.S.C. 802(a). A retired member may not be involuntarily ordered to active duty solely for obtaining court-martial jurisdiction over the member.

Appendix A to Part 64—Letter Format to Cognizant Service Personnel Center Requesting Employee Be Screened From Retiree-Recall Program

From: (employer-Agency or company)
To: (appropriate Military Service personnel center)

Subject: Request for Employee to Be Removed from Retiree-Recall Program

This is to certify that the employee identified below is essential to the nation's defense efforts in (his or her) civilian job and cannot be mobilized with the Military Services in an emergency for the following reasons:

Therefore, I request that (he or she) be exempted from recall to active duty in a mobilization or national emergency and that you advise me accordingly when that action has been completed.

The employee is:

Name of employee (last, first, M.I.) Military grade and Military Service component

Social security number

Current home address (street, city, state, and ZIP code)

Title of employee's civilian position Grade or salary level of civilian position Date (YYMMDD) hired or assigned to position

Signature and Title of Agency Company Official

Appendix B to Part 64—List of Reserve Personnel Centers to Which Retiree-Recall Screening Determination Shall Be Forwarded

Army

Commander U.S. Army Reserve Personnel Center ATTN: DARP-PAR-M 9700 Page Boulevard St. Louis, MO 63132-5200

Navy

Commanding Officer Naval Reserve Personnel Center ATTN: NRPC Code 10 New Orleans, LA 70149

Marine Corps

Commandant (Code RES) Headquarters, U.S. Marine Corps Washington, DC 20380

Air Force

Air Reserve Personnel Center 7300 East First Avenue Denver, CO 80280

Coast Guard

Commandant (G-RSM-1) U.S. Coast Guard 2100 Second St. SW Washington, DC 20593 Dated: March 8, 1990.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 90-5716 Filed 3-12-90; 8:45 am] BILLING CODE 3810-01-M

FEDERAL COMMUNICATIONS
COMMISSION

47 CFR Part 73

[MM Docket No. 89-110; RM-6639]

Radio Broadcasting Services; Harlem, GA

AGENCY: Federal Communications
Commission.

ACTION: Final rule.

SUMMARY: This document allots Channel 236A to Harlem, Georgia, at the request of TM Broadcasting. See 54 FR 2335, May 23, 1989. Channel 236A can be allotted to Harlem in compliance with the Commission's minimum distance separation requirements. The coordinates are North Latitude 33–24–54 and West Longitude 82–18–42. With this action, this proceeding is terminated.

DATES: Effective April 20, 1990; The window period for filing applications will open on April 23, 1990, and close on May 23, 1990.

FOR FURTHER INFORMATION CONTACT: Nancy J. Walls, Mass Media (202) 634–6530

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 89–110, adopted February 21, 1990, and released March 7, 1990. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, (202) 857–3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

PART 73—[AMENDED]

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments is amended under Georgia by adding Harlem, Channel 236A.

Karl A. Kensinger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 90-5622 Filed 3-12-90; 8:45 am]

BILLING CODE 6712-01-M

47 CFR Part 73

[MM Docket No. 89-485; RM-6942]

Radio Broadcasting Services; Creston, IA

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of G.O. Radio, Ltd., substitutes Channel 267C3 for Channel 269A at Creston, Iowa, and modifies its license for Station KITR-FM to specify the higher powered channel. Channel 267C3 can be allotted to Creston in compliance with the Commission's minimum distance separation requirements and can be used at the station's present transmitter site. The coordinates for this allotment are North Latitude 41–05–41 and West Longitude 94–22–30. With this action, this proceeding is terminated.

EFFECTIVE DATE: April 20, 1990.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 89–485, adopted February 22, 1990, and released March 7, 1990. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

PART 73-[AMENDED]

 The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

§ 73.202 [Amended]

2. Section 73.202(b), the FM Table of Allotments under Iowa is amended by removing Channel 269A and adding Channel 267C3 at Creston, Iowa.

Federal Communications Commission.

Karl A. Kensinger,

Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 90-5621 Filed 3-12-90; 8:45 am]
BILLING CODE 6712-01-M

47 CFR Part 97

[PR Docket No. 89-65; FCC 90-85]

Amateur Service Rules Concerning Frequencies Authorized for Automatically Controlled Stations in Beacon Operation

AGENCY: Federal Communications Commission.

ACTION: Final rule.

summary: This action amends the amateur service rules by relocating the frequency segments for automatically controlled beacon stations in the 2 meter and 70 centimeter bands. The rule amendment is necessary so that beacon station reception will be minimally disrupted by interference from amateur stations engaging in moonbounce and other experimental communications. The effect of the rule amendment is to make the information obtained from beacons more useful in conducting propagation experiments.

EFFECTIVE DATE: May 18, 1990.

ADDRESSES: Federal Communications Commission, 1919 M Street, NW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Maurice J. DePont, Federal Communications Commission, Private Radio Bureau, Washington, DC 20554.

[202] 632-4964. SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, adopted February 26, 1990. and released March 7, 1990. The complete text of this Commission action, including the rule amendment, is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 239) 1919 M Street, NW., Washington, DC. The complete text of this Report and Order, including the rule amendment, may also be purchased from the Commission's copy contractor, International Transcription Services, (202) 857-3800, 2100 M Street, NW., Suite 140,

Summary of Report and Order

Washington, DC 20037.

1. The amateur service rules have been amended by relocating the frequency segments for automatically controlled beacon stations in the 2 meter and 70 centimeter bands. As a result of the relocation, less disruption to beacon station reception should occur. Thus, beacon station information will be more useful in conducting propagation experiments.

2. It was suggested that the 2 meter beacon segment be relocated to 144.300– 144.320 or 144.325 MHz. The Commission, however, rejected such suggestion and relocated the 2 meter beacon segment as originally proposed at 144.275–144.300 MHz, noting that the suggested change was not significant enough to warrant deviating from the proposal.

3. The Commission also rejected a suggestion to relocate the 220.05–220.06 MHz beacon segment in the 1.25 meter band, stating that such relocation would serve no useful purpose in light of the fact that the 220–222 MHz segment is to be deleted from the amateur service when it becomes available for use by the land mobile service.

4. The amended rule is set forth at the end of this document.

5. The rule adopted herein has been analyzed with respect to the Paperwork Reduction Act of 1980, 44 U.S.C. 3501 et seq., and found to contain no new or modified form, information collection, and/or record keeping, labeling, disclosure, or record retention requirements, and will not increase or decrese burden hours imposed on the public.

6. The amended rule is issued under the authority of 47 U.S.C. 154(i) and 303(r).

List of Subjects in 47 CFR Part 97

Amateur radio, Beacons, Frequencies, Radio.

Amended Rule

Part 97 of chapter I of title 47 of the Code of Federal Regulations is amended as follows:

PART 97-[AMENDED]

 The authority citation for part 97 continues to read as follows:

Authority: 48 Stat. 1066, 1082, as amended; 47 U.S.C. 154, 303. Interpret or apply 48 Stat. 1064–1068, 1081–1105, as amended; 47 U.S.C. 151–155, 301–609, unless otherwise noted.

Section 97.203(d) is revised to read as follows:

*

§ 97.203 Beacon station.

* *

(d) A beacon may be automatically controlled while it is transmitting on the 28.20–28.30 MHz, 50.06–50.08 MHz, 144.275–144.300 MHz, 220.05–220.06 MHz, 222.05–222.06 MHz or 432.300–432.400 MHz segments, or on the 33 cm and shorter wavelength bands.

Federal Communications Commission.

Donna R. Searcy.

Secretary.

[FR Doc. 90-5626 Filed 3-12-90; 8:45 am] BILLING CODE 6712-01-M

DEPARTMENT OF COMMERCE

National Telecommunications and Information Administration

47 CFR Part 300

Incorporation by Reference of the Manual of Regulations and Procedures for Federal Radio Frequency Management

AGENCY: National Telecommunications and Information Administration (NTIA), Commerce.

ACTION: Final rule.

SUMMARY: This final rule gives notice of current revisions to the May 1989 Manual of Regulations and Procedures for Federal Radio Frequency Management (NTIA Manual) that have been published and forwarded to all holders of the manual. The revisions cover the changes in various government policies relating to the United States Government use of the radio frequency spectrum. These changes have been adopted by the Interdepartment Radio Advisory Committee (IRAC) and approved by the National Telecommunications and Information Administration.

EFFECTIVE DATE: April 12, 1990.

FOR FURTHER INFORMATION CONTACT:

Edwin E. Dinkle, National
Telecommunications and Information
Administration, Department of
Commerce, Room H1605, 14th and
Constitution Avenue NW., Washington,
DC 20230; (202) 377–0599.

SUPPLEMENTARY INFORMATION: The President by Reorganization Plan No. 1 of 1977 and Executive Order 12046 of March 27, 1978 delegated to the Secretary of Commerce authority to act for the President or under the President's authority in the discharge of certain Presidential telecommunication functions under the Communications Act of 1934, as amended, and the Communications Satellite Act of 1962.

The Secretary of Commerce has delegated this Presidential authority to the Assistant Secretary of Commerce for Communications and Information (the Assistant Secretary). The Manual of Regulations and Procedures for Federal Radio Frequency Management (NTIA Manual) is issued by the Assistant Secretary and is specifically designed to detail the Assistant Secretary's frequency management responsibilities.

List of Subjects in 47 CFR Part 300

Incorporation by reference, Radio telecommunications.

For the reasons set out in the preamble, title 47, chapter III, part 300 of

the Code of Federal Regulations is amended as set forth below.

PART 300—(AMENDED)

1. The authority citation for part 300 continues to read as follows:

Authority: E.O. 12046 (March 27, 1978), 43 FR 13349, 3 CFR 1978 Comp., P. 158.

2. § 300.1(b) is revised to read as follows:

§ 300.1 Incorporation by Reference of the Manual of Regulations and Procedures for Federal Radio Frequency Management.

(b) The Federal agencies shall meet the requirements set forth in the May 1989 edition of the NTIA Manual, as amended by revisions dated September 1989 and January 1990, inclusive, which is incorporated by reference with the approval of the Director, Office of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51.

Richard D. Parlow,

Associate Administrator, Office of Spectrum Management.

[FR Doc. 90-5708 Filed 3-12-90; 8:45 am] BILLING CODE 3510-60-M

National Oceanic and Atmospheric Administration

50 CFR Part 655

[Docket No. 90764-0028]

Atlantic Mackerel, Squid, and Butterfish Fisheries

AGENCY: National Marine Fisheries Service (NMFS), NOAA, Commerce.

ACTION: Notice of final initial specifications for the 1990 Atlantic squid and butterfish fisheries.

SUMMARY: NOAA issues this notice of final initial specifications for the 1990 fishing year for Atlantic Loligo and Illex squid and butterfish. Regulations governing these fisheries require the Secretary of Commerce (Secretary) to publish specifications for the coming fishing year. This action is intended to fulfill this requirement and promote the development of the U.S. Atlantic squid and butterfish fisheries.

EFFECTIVE DATE: January 1, 1990.

ADDRESSES: Copies of the Mid-Atlantic Fishery Management Council's Analysis and recommendations are available from John C. Bryson, Executive Director, Mid-Atlantic Fishery Management Council, room 2115, Federal Building, 300 South New Street, Dover, DE 19901.

FOR FURTHER INFORMATION CONTACT:

Paul H. Jones, Resource Management Specialist, 508–281–9273 or Kathi L. Rodrigues, 508–218–9324.

SUPPLEMENTARY INFORMATION:

Regulations implementing the Fishery Management Plan for Atlantic Mackerel, Squid, and Butterfish Fisheries (FMP), prepared by the Mid-Atlantic Fishery Management Council (Council), stipulate at 50 CFR 655.22(d) that the Secretary will publish a notice specifying the final initial annual amounts of the initial optimum yields (IOY), as well as the amounts for domestic annual harvest (DAH), domestic annual processing (DAP), joint venture processing (JVP), and total allowable levels of foreign fishing (TALFF) for the species managed under the FMP. No reserves are permitted under the FMP for any of these species.

Procedures for determining the initial annual amounts are found at §§ 655.21 and 655.22. The Secretary published a notice of preliminary initial specifications (preliminary notice) for Atlantic squid and butterfish on November 17, 1989 (54 FR 47799). The comment period ended December 14, 1989. Final initial specifications for Atlantic mackerel were published separately on December 20, 1989 (54 FR 31862).

The following table contains the final initial annual specifications in metric tons (mt) for Atlantic Loligo and Illex squid and butterfish. These specifications are the amounts that the Regional Director, Northeast Region, NMFS, has determined will produce the greatest overall benefit to the nation for the 1990 fishing year beginning January 1, 1990.

TABLE—INITIAL ANNUAL SPECIFICATIONS FOR ATLANTIC SQUID AND BUTTERFISH FOR THE 1990 FISHING YEAR, JANUARY 1 THROUGH DECEMBER 31, 1990

[In metric tons (mt)]

Specifications	Squid		Butter-
	Loligo	Illex	fish
MaxOY*	44,000	30,000	16,000
ABC ^b	37,000	22,500	16,000
IOY	26,010	15,000	10,019
DAH	26,000	15,000	10,000
DAP	26,000	12,000	10,000
JVP	0	3,000	0
TALFF	10	0	19

^{*} Maximum OY as stated in the FMP. b IOY can rise to this amount.

No responses to the preliminary notice were received during the comment period. The above